Serial No.: 10/585,448

Atty. Docket No.: LNK-016

Response of April 29, 2010

REMARKS

In an effort to expedite prosecution, Applicants have canceled claims 1-4, 9-24 and 35-

44, leaving pending only claims 5-8 and 25-34. At present, claims 5-8 correspond to the elected

invention presently under consideration and claims 25-34 stand withdrawn from consideration as

directed to a non-elected invention. However, in that claims 5-8 were indicated allowable in the

previous Office Action, Applicants respectfully that withdrawn claims 25-34, directed to a

process for the preparation of the crystalline polymorph of claim 5, are ripe for rejoinder in

accordance with the provisions of 37 C.F.R. § 1.104. To that end, Applicants have amended

claims 27-29 and 31-34 to be in proper dependent claim format (i.e., "The" process according to

claim X). Thus, Applicants respectfully submit that claims 5-8 and 25-34 are in condition for

allowance and respectfully petition for an early indication of such.

Applicants expressly submit that the instant amendments are presented solely for the

purpose of expediting prosecution and should not be construed as Applicants' agreement with or

acquiescence to the grounds of rejection previously set forth. Applicants also reserve the right to

present claims commensurate in scope with those canceled herewith in one or more divisional

applications.

CONCLUSION

The outstanding Office Action set a three-month shortened statutory period for response,

response being due on or before June 2, 2010. Accordingly, Applicants respectfully submit that

this response is timely and no additional fee is required. However, in the event that further fees are

required to enter the instant response and/or maintain the pendency of this application, the

Commissioner is authorized to charge such fees to our Deposit Account No. 50-2101.

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If the Examiner has any questions or concerns regarding this communication, she is invited to contact the undersigned.

Respectfully submitted,

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